UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED	STATES	OF	AMERICA)			
)			
	V.)	CRIMINAL	NO.	03-10234-MLW
)			
JOSHUA	GOLDSMI	ТН	(3))			

GOVERNMENT'S MOTION FOR EXTENSION OF TIME

The government respectfully requests that the time within which it may file a supplemental memorandum concerning the defendant's pending suppression motion be extended one week, until December 9, 2005. As grounds therefor, defendant Joshua Goldsmith has requested the same additional time, and the government, like the defendant, seeks the extension so that it can address in a meaningful and helpful way the several suppression issues framed by the recent evidentiary hearing.

Respectfully submitted,

MICHAEL J. SULLIVAN
United States Attorney

By: /s/ Timothy Q. Feeley
TIMOTHY Q. FEELEY

Assistant U.S. Attorney

November 29, 2005

CERTIFICATE OF SERVICE

This is to certify that I have this 29th day of November 2005

served upon defendants' counsel, Stephen Hrones, a copy of the foregoing document by electronic filing notice.

/s/ Timothy Q. Feeley TIMOTHY Q. FEELEY Assistant U.S. Attorney